



Thu, Mar 24, 2016 at 1:42 PM

APPEAL to records committee Re: Appeal Re: GRAMA request for relational database data.

1 message

Roger Bryner

Reply-To

To: ndubovik@utah.gov

Cc: Mike Hussey <mhussey@utah.gov>

Here it is.

On Thu, 3/24/16, Mike Hussey <mhussey@utah.gov> wrote:

Subject: Re: Appeal Re: GRAMA request for relational database data.

To: "Roger Bryner"

Date: Thursday, March 24, 2016, 1:07 PM

On Wed, Mar 23, 2016 at 8:56 AM, Roger Bryner wrote: Appeal to chief administrative officer.

This is a GRAMA request made by Roger Bryner,

The request is made to CIO / Executive Director, Department of Technology Services, State of Utah, Mike Hussey 801-538-3298 mhussey@utah.gov 4501 Constitution Blvd, Salt Lake City, UT 84129

Ground 1: I already did request these records from the Health Department, they blame you for a false and inflated estimate of 20 hours to retrieve my data only, when the simple SQL string for both a full year and for my data are less than 15 minutes. It follows that if they requested an estimate for the work from you, you have records of which you are the unquestioned custodian responsive to the first part of this request. I simply disagree that interdepartmental agreements, quotes, and service communication are not records of both you and the health department. Thus you must respond to and provide all of these records:

"Request b: I am requesting all design or specification

documents for the Department of Health relational databases which store blood alcohol levels obtained from GC testing, any billing documents between departments, and any other records which would tend to specify the type of database used and query capabilities on that database."

Additionally the SQL strings are yours, not the Health department.

Ground 2: Under GRAMA blame shifting is not allowed, except for auditors. Database administrators are not auditors. See UCA 63G-2-204(2). You are attempting to use 63G-2-204(3)(b)(iii) however there is a big problem, you in fact maintain the database. Additionally under UCA 63G-2-204(2)(a) you are in fact the "governmental entity that prepares, owns, or retains the record." As you "own" the servers, you retain the data on them.

Ground 3: There is only 1 defendant, the state of Utah. Allowing the department of technical services and the department of health to blame shift, sandbag completely stupid and excessive 20 hour "technical service" estimates for getting my OWN MEDICAL RECORDS is a violation of the constitution of the State of Utah and the United States of America. Give me my records. Stop lying about the database. Be responsible and open government, not lying dishonest government officials who belong in the soviet union.

In summary, give me everything I asked for, most especially my own data, now.

On Wed, 3/23/16, Stephanie Weteling <stweiss@utah.gov>wrote:

Subject: Re: GRAMA request for relational database data.

To: "Roger Bryner"

Date: Wednesday, March 23, 2016, 8:21 AM

Mr. Bryner,

The State of Utah Department of

Technology Services (DTS) has denied your GRAMA request

dated March 22, 2016

for the following information:

All design or

specification documents for the Department of Health

relational databases which

store blood alcohol levels obtained from GC testing, any

billing documents

between departments, and any other records which would tend

to specify the type